

United States Patent Application

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor I hereby declare that: my residence, post office address and citizenship are as stated below next to my name: that

I verily believe I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: DIRECTIONAL BRAIN STIMULATION AND RECORDING LEADS

The specification of which				
A XX is attached hereto				
b was filed on	_as application serial no	was amended on	(if applicable) (in the case of a ed on (if any), which I have rev	PCT-
filed application) described as	nd claimed in international no	o filed and as amend	ed on (if any), which I have rev	iewed
and for which I solicit a Unite	ed States patent.			
		ents of the above-identified	specification, including the claim	s, as
amended by any amendment refer	red to above.			
I acknowledge the duty to disc	lose information which is mate	erial to the examination of the	his application in accordance with	Title
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37, Code of Federal Regulations	s, g1.36(d).			
		nited States Code, §119/365 o	f any foreign application(s) for p	atent
			application for patent or inven	tor's
certificate having a filing dat	e before that of the applicat	ion on the basis of which pri	ority is claimed:	
a XX no such applications have	re heen filed			
	FOREIGN APPLICATION(S), IF AN	Y, CLAIMING PRIORITY UNDER 35	USC §119	
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application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §156(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

^{§ 1.56} Duty of disclosure; fraud, striking or rejection of applications.

⁽a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

U.S. APPLICATION NUMBER	DATE OF FILING	STATUS (patented, pending, abandoned)

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith:

Harold R. Patton	Reg. No. 22,157	Beth L. McMahon	Reg. No. 41,987
Michael R. Soldner	Reg. No. 41,455	Michael J. Jaro	Reg. No. 34,472
Daniel W. Latham	Reg. No. 30,401	Curtis D. Kinghorn	Reg. No. 33,926
Thomas G. Berry	Reg. No. 31,736	Thomas F. Woods	Reg. No. 36,726
Kenneth J. Collier	Reg. No. 34,982	Stephen W. Bauer	Reg. No. 32,192

Please direct all correspondence in this case to:

Thomas F. WOODS Medtronic, Inc.

710 Medtronic Parkway N.E, Minneapolis, Minnesota 55432

Telephone No. 011 31 43 3566845

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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μ.O.	□Citizenship	☐ Hommerterweg 28	The Netherlands	The Netherlands	
	□Post Office	□POST OFFICE ADDRESS	☐ CITY	☐ STATE/ZIP/COUNTRY	
	□ Address	□Hommerterweg 28	6431 E2 Hoensbroek	The Netherlands	
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	GNATURE OF INVE	NTOR 201			0
	□Full Name	OFIRST NAME	☐ MIDDLE INITIAL		
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xx Additional pages for fourth and subsequent inventors attached.					

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0	□of Inventor	□ Dan		Gruia
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O 0		□ Elisabethweg 2	The Netherlands	The Netherlands
□ 4				
	□Post Office	□POST OFFICE ADDRESS	O CITY	☐ STATE/ZIP/COUNTRY ☐
0	Address	☐ 26169 Friesoythe	Edewechter Dam	Germany
	GNATURE OF INVE	ENTOR 204		□ DATE □
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	OFull Name	OFIRST NAME	☐ MIDDLE INITIAL	□ LAST NAME □
0	Oof Inventor	Frans	н.	Gielen
	OResidence & [COUNTRY of CITIZENSHIP
0	OCitizenship	Klompenstraat 10	The Netherlands	The Netherlands
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0	□Post Office	□POST OFFICE ADDRESS	CITY	☐ STATE/ZIP/COUNTRY ☐ TheNetherlands
	□ Address	☐ 6251 NE Eckelrade	Klompenstraat 10	Thenetherlands
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